FILED IN CHAMBERS
U.S.D.C. - Atlanta

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

SEP 0 3 2013

By: Hatten, Clark

Decrease Clark

UNITED STATES OF AMERICA

CRIMINAL ACTION FILE NO.

v.

1:12-CR-205-ODE-ECS

WOODROW RUDOLPH DIXON, JR. (1) and KIRK L. FLOYD (2)

ORDER

This criminal case is before the Court on the Report and Recommendation of United States Magistrate Judge E. Clayton Scofield III filed July 29, 2013 [Doc. 149]. No objections have been filed.

In the Report and Recommendation, the Magistrate Judge recommends that Mr. Floyd's motion to suppress statements be denied and that Mr. Floyd's motion to suppress cell phone evidence be denied as moot. Regarding Mr. Dixon's motions, the Magistrate Judge recommends that his motion to suppress post-arrest statements be denied, and the Magistrate Judge will issue a separate Report and Recommendation regarding Mr. Dixon's motion to suppress evidence from a cell phone.

The Court having read and considered the Report and Recommendation and noting the absence of any objections, it is hereby adopted as the opinion and order of the Court. For the reasons set forth in the Report and Recommendation, Mr. Floyd's motion to suppress statements [Doc. 79] is DENIED and Mr. Floyd's motion to suppress cell phone evidence [Doc. 92] is DENIED AS MOOT. Mr. Dixon's motion to suppress post-arrest statements [Doc. 57] is DENIED, and the Magistrate Judge will issue a separate Report and Recommendation regarding Mr. Dixon's motion to suppress evidence from a cell phone.

SO ORDERED, this ____ day of September, 2013.

ORINDA D. EVANS

UNITED STATES DISTRICT JUDGE